

Committee of Safety Common Law Court

Dated July 22, 2013

In Case number 120301

Accuser:

[Chris Mortenson](#) and [Deborah Swan](#) (agent to Mortenson)

Accused:

[Ed Snook](#)

The Indictment was sent to all three parties on July 15, 2013. The Accused has replied (July suggesting that he has no intention of answering to the charges in the Indictment, before a Jury at Trial. The following is the Indictment sent to the parties, with Exhibits included or linked.. Understand that the evidence that was submitted and accepted by the Grand Jury is not indicative of the guilt of the Accused. It does, however, raise the possibility (probable cause) that the charges made are true. Only the Accused can defend against the accusations with evidence and testimony that he can provide to the Court to dispute that which has been provided by the Accuser.]

The Common Law Court has no authority to require you to appear. The Accuser came forth voluntarily. If you do not come forth voluntarily, and refuse to answer to the charges contained in the Indictment, there is nothing that the Court can do to compel you to do otherwise.

The Court, however, will post on its webpage, the Unanswered Indictment, for all who wish, to see and to comment. The wording of the Indictment may be changed to clarify certain portions, since some Exhibits may not be made available when an Indictment goes unanswered. The Court hesitates to promulgate certain activities when those activities are the based on the charges.

You have ten days (weekends and holidays excluded) to indicate that you intend to voluntarily answer the charges contained in the Indictment. If the Court has not heard from you in that time, the Unanswered Indictment will be posted. If you reconsider, at a later date, the Unanswered Indictment may be removed and trial schedule established.

If you choose to answer the Indictment, you should go to the Committee of Safety - Common Law Court Forum, at <http://www.committee.org/LibertyTree/index.php>, and register. Once you have registered, advise me of your username at the Forum so that I can provide access for you to where the exhibits, Complaint, and all other information you might desire, will be available. We must deal with access in this manner to assure your privacy. Only those authorized by the Court will be given access to that portion of the Forum.

Once you have indicated that you will answer to the charges, within the ten days indicated above, the Court will schedule the trial to begin no less than 20 days after receipt of your notice to the Court.

You will be allowed to call any witnesses that you wish, and you may submit any evidence that you wish. The decision of what may be submitted will be left to the Jury, not to the Court. The Jury's determination will be whether they wish to consider testimony or evidence submitted at trial during their deliberations.

The Accuser will also have the right to provide additional evidence and to call witnesses to testify. The same determination, by the Jury, will apply to the Accuser's evidence and witness testimony.

If a witness for either party refuses to answer questions in cross-examination, the Jury will determine whether to consider the testimony as prejudicial, by refusal to answer questions put to the witness. The other party will conduct the cross-examination, and, the Jury will ask questions of witnesses, if they choose to do so.

There is no limit to the amount of evidence, nor to the number of witnesses that may be called in any proceeding. There is no time limit on the duration of the trial.

Both you and the Accuser will be allowed to appoint any one person to serve on the trial (petit) jury, so long as that person is willing to take the oath that is taken by all jurors. This is to assure that both parties will have insight into the deliberations of the Jury, rather than have doubts as to what is transpiring during deliberations.

The Trial will be held at the Forum, in a "Courtroom" which has limited access. Witnesses will have to register at the Forum to testify, and will only be allowed access to the Courtroom during their testimony. Only parties to the action and specified Court members will have access, during the trial. The Jurors and most Court officials will have read only access and may not participate in any discussions during the trial.

There will be no oral testimony, unless it is submitted in the form of an MP3 audio file. All testimony shall be in writing, within the Forum, and under the appropriate Topic.

Upon completion of the Trial, a record will be made of the provable facts of the case. Unsupported allegations will be removed, so that no erroneous information can be construed from that record. The Trial record will then be posted, along with the Verdict, so that any who choose to review the Court record can do so, with a full understanding of the information provided to the Jury, and used by them to come to their verdict. This will include any sustainable counter-charges.

You will also have the right to file any counter-charges, without need for review by the Grand Jury, should you decide to answer the Indictment, so long as the charges are involving the Accuser.

This procedure is established to provide for the highest attainable justice that the Forum in which it is heard will allow, while still protecting the privacy of both parties, and others involved as witnesses or members of the Court.

If you are prepared to answer to this Indictment, or if you have any questions, feel free to contact me at Clerk of the Court.

/s/ [Clerk of the Court](#)

Unanswered Indictment posted at [Liberty Tree Forum](#)/ Common Law Courthouse/ Unanswered Indictments, July 22, 2013

The Indictment

Facts:

That Chris Mortenson, through his agent, Deborah Swan contracted with Ed Snook, US Observer, for services. Though there is a question as to whether the Contract really existed, pursuant to standard

practices in write contracts, the Grand Jury has concluded that a contract did exist, based upon the words, actions, and representations of both parties.

Some questions exist as to the termination of Contract and certain provisions of the contract that will be addressed below.

Provisions of the Contract:

"A. The Agreement:

"This agreement is entered into as of this 12 th day of June 2012 in Josephine County, Oregon by and between Debra K. Swan (hereinafter referred to as "Client") and Edward Snook or an Investigative Reporter from the US~Observer (hereinafter referred to as "Investigator").

Regarding: Alleged false allegations against Charles Dyer aka July 4th Patriot

"(Section] A. Client understands that representations made to, or conversation held with employees or contract employees of Edward Snook or the US~Observer do not provide actual or constructive notice to Edward Snook or the US~Observer of the contents thereof. There will be no verbal agreements in this case.

B. The Contract has provision for determination of charges:

"2. Determining Investigative Fees and Expenses

Client and Investigator agree that the following method is to be used for determining the proper amount of investigative fees charged to Client.

"A. The hourly fee to be charged for investigative services performed by Investigator in this matter is \$95.00 per hour. Expenses that are not included in this hourly charge are outlined in section "Expenses Due Outside of Retainer Fee" below.

C. The Contract has a provision regarding the required retainer, to wit:

"(2] B. There will be a \$10,000.00 retainer fee in this matter, non-refundable and deemed earned upon receipt. The US~Observer does not issue any refund, in any case, for any reason whatsoever. This retainer and a signed contract are required before work can commence on a case. Hourly fees and non-excluded expenses will be covered by the retainer in this matter up to the point the retainer has been exhausted, however if the Investigator drops this matter or is terminated by the Client, then the Client agrees that the Investigator is to keep all of the retainer as a minimum fee. If this matter is concluded successfully the Client also agrees that there will be no refund from the

retainer amount. Should evidence be acquired which proves a Client's guilt in the matter for which the US~Observer has been hired, Client agrees the US~Observer will immediately terminate this contract and case and further agrees that any monies paid to US~Observer are considered forfeited to the US~Observer. Furthermore, should guilt be determined Client agrees any such evidence may or may not be disclosed to the Client by the US~Observer.

D. The Contract has a provision which requires Client's consent to retain other parties, to wit:

"(2) C. Client authorizes Investigator to retain any persons or entities that Investigator deems necessary to the successful resolution or completion of this matter. Client agrees to pay the fees charged by such persons or entities upon request and separate from the retainer contained herein. Client's consent is prerequisite to the additional charges described in this section (C).

E. The Contract has provisions which justify termination, to wit:

"(2) F. Any use or involvement with illegal drugs by Client will terminate this contract. Any such involvement will be determined solely by Investigator.

G. By hiring the US~Observer the Client is assuring the US~Observer that he/she is 100% innocent. If guilt is determined, this case will be dropped immediately.

F. The Contract has a provision for transportation, etc., which requires notification to the Client:

"Expenses Due Outside of Retainer Fee

"1. Travel. All airfare, motel/hotel charges, collect phone calls, food, gas, newspaper costs/delivery, car rental charges, etc. are not covered by the retainer payment on this contract. If any of the above becomes requisite once the US~Observer has been retained, the US~Observer will schedule or procure these services from such vendors as the Observer deems appropriate. Once these services have been contracted by the US~Observer the client will be notified regarding the costs of such services and the Client will reimburse the US~Observer immediately upon notification. In most cases airfare is scheduled at least two weeks in advance in order to save the Client excessive airfare.

G. The Contract has an opt out provision based solely on US Observer's discretion:

2. Disputes

"A. The Client pre-authorizes Investigator to discontinue work on this matter at any time solely based on his discretion alone. Client is fully informed that Investigator only works on matters in which the Client is innocent or in which the Client is in a legally correct position regarding the matter being dealt with (investigated).

H. The Contract has provision for "Information Provided in Billing Statements".

"3. Information Provided in Billing Statements

"A. Investigator agrees to include in Client's statement a general identification of Investigator's services for which Client is charged. Additionally, Investigator will include a specific identification of all other fees, charges and expenses for which the Investigator seeks reimbursement. Client agrees that Section 3-A is solely at the discretion of the Investigator. Client fully agrees that it is up to the Investigator as to whether or not any written report is either produced or provided to anyone, including the Client.

Arguments:

1. The Contract clearly provides that there will be no verbal agreements. The Contract, in written and signed form, was never provided to the Client or his agent, which gave cause for this Grand Jury to wonder if anything, except the blank contract which was subsequently signed and returned to Snook, was provided by Snook. Client never had, in writing, verification of the existence of a contract.
2. The advertisement for the services of US Observer indicate that there is a "100% Money Back Guarantee", if US Observer fails to vindicate the subject of the Contract, Charles Dyer. (Exhibits F2 and F2A)
3. The Contract, as written, is between Snook and Swan. Snook knew that the monetary consideration was coming from Mortenson, though he did not acknowledge that Swan was acting as Mortenson's agent. There are no other parties to this contract, except the provision regarding "employees of Edward Snook or the US Observer"
4. The Contract has a provision stating that the "retainer fee in this matter, non-refundable and deemed earned upon receipt". It has other provisions, within the same paragraph that qualify when the retainer will not be refunded.

Charges:

Termination of Contract:

Count 1: Breach of Contract - That no paperwork was provided by Snook to either Mortenson or Swan, verifying the existence of a Contract; That no accounting was provided, as required by the Contract, indicating charges; That no notice of termination was provided to the Client. That minimally any verbal statement as to termination, if even that existed, is contrary to the Contract, itself. (Exhibits A, B, D, and, H. in Provisions of Contract, above)

Exhibit B4)

US~Observer Investigative Contract

2051 West Jones Creek Road
Grants Pass, Oregon 97526
Phone: (541) 474-7885 Fax: (541) 472-0111

Investigative Fees and Expenses Agreement

This agreement is entered into as of this 12th day of June 2012 in Josephine County, Oregon by and between Debra K. Swan (hereinafter referred to as "Client") and Edward Snook or an Investigative Reporter from the US~Observer (hereinafter referred to as "Investigator").

Regarding: Alleged false allegations against Charles Dyer aka July 4th Patriot – OK Case – Time sensitive – waive pre-backgrounds

General Provisions

- A. Client understands that representations made to, or conversation held with employees or contract employees of Edward Snook or the US~Observer do not provide actual or constructive notice to Edward Snook or the US~Observer of the contents thereof. There will be no verbal agreements in this case.
- B. Client hereby authorizes Edward Snook or the US~Observer to record any and all phone calls and or conversations in person or over the phone made between Edward Snook, any employee, subcontractor and Client. Client further authorizes Edward Snook, the US~Observer, or any subcontractors of Edward Snook or the US~Observer, to use any recordings, evidence, any and all materials provided by Client, or pictures of Client(s) in any manner they choose, publicly or in private.
- C. Client authorizes Edward Snook, any employees or subcontractors of the US~Observer to use any materials or information of any nature that they gather or are provided with in any manner which they choose, including, but not limited to news articles. Client fully understands that he/she is hiring an Investigative News Reporter, and that the Investigative Reporters sole purpose in accepting any investigation is for the sole purpose of reporting news.
- D. Be advised a reporter is not an attorney or a licensed investigator and you are hiring an investigative reporter as described in section "C" above. The US~Observer is not responsible for attorney incompetence, malpractice, mistakes, improper actions or lack of actions.
- E. Do not send any original documents to the US~Observer. We only accept copies and will not be responsible for any original document.
- F. Any use or involvement with illegal drugs by Client will terminate this contract. Any such involvement will be determined solely by Investigator.
- G. By hiring the US~Observer the Client is assuring the US~Observer that he/she is 100% innocent. If guilt is determined, this case will be dropped immediately.

2. Determining Investigative Fees and Expenses

Client and Investigator agree that the following method is to be used for determining the proper amount of investigative fees charged to Client.

- A. The hourly fee to be charged for investigative services performed by Investigator in this matter is \$95.00 per hour. *Expenses that are not included in this hourly charge are outlined in section "Expenses Due Outside of Retainer Fee" below.*
- B. There will be a \$10,000.00 retainer fee in this matter, non-refundable and deemed earned upon receipt. **The US-Observer does not issue any refund, in any case, for any reason whatsoever.** This retainer and a signed contract are required before work can commence on a case. Hourly fees and non-excluded expenses will be covered by the retainer in this matter up to the point the retainer has been exhausted, however if the Investigator drops this matter or is terminated by the Client, then the Client agrees that the Investigator is to keep all of the retainer as a minimum fee. If this matter is concluded successfully the Client also agrees that there will be no refund from the retainer amount. Should evidence be acquired which proves a Client's guilt in the matter for which the US-Observer has been hired, Client agrees the US-Observer will immediately terminate this contract and case and further agrees that any monies paid to US-Observer are considered forfeited to the US-Observer. Furthermore, should guilt be determined Client agrees any such evidence may or may not be disclosed to the Client by the US-Observer.
- C. Client authorizes Investigator to retain any persons or entities that Investigator deems necessary to the successful resolution or completion of this matter. Client agrees to pay the fees charged by such persons or entities upon request and separate from the retainer contained herein. **Client's consent is prerequisite to the additional charges described in this section (C).**
- D. Client acknowledges that the Investigator will incur expenses in providing services to Client. Client agrees to reimburse Investigator for all out of pocket expenses incurred by Investigator on behalf of Client as outlined below. Client agrees that it is entirely up to the Investigator's discretion as to what type of expenses and fees are necessary. Client fully understands that the US-Observer may hire an attorney in any given case and that any attorney fees are separate from the retainer paid the US-Observer. Client will be advised in advance of the retaining of any legal counsel deemed needed for the resolution of the Client's case by the US-Observer.

Expenses Due Outside of Retainer Fee

- 1. **Travel.** All airfare, motel/hotel charges, collect phone calls, food, gas, newspaper costs/delivery, car rental charges, etc. are not covered by the retainer payment on this contract. If any of the above becomes requisite once the US-Observer has been retained, the US-Observer will schedule or procure these services from such vendors as the Observer deems appropriate. Once these services have been contracted by the US-Observer the client will be notified regarding the costs of such services and the Client will reimburse the US-Observer immediately upon notification. In most cases airfare is scheduled at least two weeks in advance in order to save the Client excessive airfare.
- 2. **Legal fees.** Should the need of any Legal Counsel (including but not limited to lawyers and paralegals) be deemed necessary by the US-Observer the Client agrees to pay these costs separate from the retainer paid to the US-Observer. The Client further agrees to pay

any and all legal fees associated with any aspect of this case, contract, or investigation whatsoever.

Payment

1. Schedule of Payment

Client and Investigator agree to the following schedule of payment for fees and expenses:

- A.** Included expenses, if any, incurred on Client's behalf, shall be billed against the retainer received in this matter, as will the hourly charges. When the retainer is within \$500.00 of being depleted, the Investigator will inform the Client and the Client agrees to provide further funds in order for the Investigator to continue to work on this matter. **The minimum additional retainer required will be \$4,000.00. All retainer amounts must be paid to the US-Observer in the form of a Cashier's check only. Personal checks or cash will not be accepted.**

2. Disputes

- A.** The Client pre-authorizes Investigator to discontinue work on this matter at any time solely based on his discretion alone. Client is fully informed that Investigator only works on matters in which the Client is innocent or in which the Client is in a legally correct position regarding the matter being dealt with (investigated).
- B.** Any controversy or dispute arising out of this contract shall be resolved in the Josephine County District/Circuit Court, located in Grants Pass, Oregon. Client agrees that any and all legal fees and costs associated with any controversy or dispute whatsoever, arising from this contract/investigation in any manner shall be paid by Client. This includes any and all appeals filed.

3. Information Provided in Billing Statements

- A.** Investigator agrees to include in Client's statement a general identification of Investigator's services for which Client is charged. Additionally, Investigator will include a specific identification of all other fees, charges and expenses for which the Investigator seeks reimbursement. Client agrees that Section 3-A is solely at the discretion of the Investigator. Client fully agrees that it is up to the Investigator as to whether or not any written report is either produced or provided to anyone, including the Client.

Client(s): _____ Date _____

_____ Date _____

Investigator: _____ Date _____

**US-Observer: 541-474-7885 - Send Cashier's check to: US-Observer 2051 West Jones
Creek Road, Grants Pass, Oregon 97526
Office Fax: 541-472-0111**

Count 2: Breach of Contract - That Snook had terminated the Contract without cause, notwithstanding that claim that he can terminate the Contract at any time, since the Contract has specific causes for termination (E, Provisions of Contract], which is contradictory to the blanket provision for termination at discretion (G, Provisions of Contract], which is unjustified if specific provisions are provided (one negates the other), which would lead on to believe that any discretion would have to be

based upon the enumerated causes.

(Exhibits B4A, D2, F2A, F3, F4, G4, G8)

Exhibit B4A

US~Observer Investigative Contract

2051 West Jones Creek Road

Grants Pass, Oregon 97526

Phone: (541) 474-7885 Fax: (541) 472-0111

Investigative Fees and Expenses Agreement

This agreement is entered into as of this 12th day of June 2012 in Josephine County, Oregon by and between Debra K. Swan (hereinafter referred to as "Client") and **Edward Snook or an Investigative Reporter from the US~Observer** (hereinafter referred to as "Investigator"). **Regarding: Alleged false allegations against Charles Dyer aka July 4th Patriot – OK Case – Time sensitive – waive pre-backgrounds General Provisions**

A. Client understands that representations made to, or conversation held with employees or contract employees of Edward Snook or the US~Observer do not provide actual or constructive notice to Edward Snook or the US~Observer of the contents thereof. **There will be no verbal agreements in this case.**

[Note: Verbal Contracts are excluded. This would not, however, negate any advertisement relative to the inducement to Contract.]

B. Client hereby authorizes Edward Snook or the US~Observer to record any and all phone calls and or conversations in person or over the phone made between Edward Snook, any employee, subcontractor and Client. Client further authorizes Edward Snook, the US~Observer, or any subcontractors of Edward Snook or the US~Observer, to use any recordings, evidence, any and all materials provided by Client, or pictures of Client(s) in any manner they choose, publicly or in private.

C. Client authorizes Edward Snook, any employees or subcontractors of the US~Observer to use any materials or information of any nature that they gather or are provided with in any manner which they choose, including, but not limited to news articles. Client fully understands that he/she is hiring an Investigative News Reporter, and that the Investigative Reporters sole purpose in accepting any investigation is for the sole purpose of reporting news.

D. Be advised a reporter is not an attorney or a licensed investigator and you are hiring an investigative reporter as described in section "C" above. The US~Observer is not responsible for attorney incompetence, malpractice, mistakes, improper actions or lack of actions.

E. Do not send any original documents to the US~Observer. We only accept copies and will not be responsible for any original document.

F. Any use or involvement with illegal drugs by Client will terminate this contract. Any such involvement will be determined solely by Investigator.

G. By hiring the US~Observer the Client is assuring the US~Observer that he/she is 100% innocent. If guilt is determined, this case will be dropped immediately.

[Note: He has set terms for termination of the contract.]

2. Determining Investigative Fees and Expenses

Client and Investigator agree that the following method is to be used for determining the proper amount of investigative fees charged to Client.

A. The hourly fee to be charged for investigative services performed by Investigator in this matter is \$95.00 per hour. *Expenses that are not included in this hourly charge are outlined in section "Expenses Due Outside of Retainer Fee" below.*

B. There will be a \$10,000.00 retainer fee in this matter, non-refundable and deemed earned upon receipt. **The US~Observer does not issue any refund, in any case, for any reason whatsoever.** This retainer and a signed contract are required before work can commence on a case. Hourly fees and non-excluded expenses will be covered by the retainer in this matter up to the point the retainer has been exhausted, however if the Investigator drops this matter or is terminated by the Client, then the Client agrees that the Investigator is to keep all of the retainer as a minimum fee. If this matter is concluded successfully the Client also agrees that there will be no refund from the retainer amount. Should evidence be acquired which proves a Client's guilt in the matter for which the US~Observer has been hired, Client agrees the US~Observer will immediately terminate this contract and case and further agrees that any monies paid to US~Observer are considered forfeited to the US~Observer. Furthermore, should guilt be determined Client agrees any such evidence may or may not be disclosed to the Client by the US~Observer.

C. Client authorizes Investigator to retain any persons or entities that Investigator deems necessary to the successful resolution or completion of this matter. Client agrees to pay the fees charged by such persons or entities upon request and separate from the retainer contained herein. **Client's consent is prerequisite to the additional charges described in this section (C).**

D. Client acknowledges that the Investigator will incur expenses in providing services to Client. Client agrees to reimburse Investigator for all out of pocket expenses incurred by Investigator on behalf of Client as outlined below. Client agrees that it is entirely up to

the Investigator's discretion as to what type of expenses and fees are necessary. Client fully understands that the US-Observer may hire an attorney in any given case and that any attorney fees are separate from the retainer paid the US-Observer. Client will be advised in advance of the retaining of any legal counsel deemed needed for the resolution of the Client's case by the US-Observer.

Expenses Due Outside of Retainer Fee

1. Travel. All airfare, motel/hotel charges, collect phone calls, food, gas, newspaper costs/delivery, car rental charges, etc. are not covered by the retainer payment on this contract. If any of the above becomes requisite once the US-Observer has been retained, the US-Observer will schedule or procure these services from such vendors as the Observer deems appropriate. Once these services have been contracted by the US-Observer the client will be notified regarding the costs of such services and the Client will reimburse the US-Observer immediately upon notification. In most cases airfare is scheduled at least two weeks in advance in order to save the Client excessive airfare.

2. Legal fees. Should the need of any Legal Counsel (including but not limited to lawyers and paralegals) be deemed necessary by the US-Observer the Client agrees to pay these costs separate from the retainer paid to the US-Observer. The Client further agrees to pay any and all legal fees associated with any aspect of this case, contract, or investigation whatsoever.

Payment

1. Schedule of Payment

Client and Investigator agree to the following schedule of payment for fees and expenses:

A. Included expenses, if any, incurred on Client's behalf, shall be billed against the retainer received in this matter, as will the hourly charges. When the retainer is within \$500.00 of being depleted, the Investigator will inform the Client and the Client agrees to provide further funds in order for the Investigator to continue to work on this matter. The minimum additional retainer required will be \$4,000.00. All retainer amounts must be paid to the US-Observer in the form of a Cashier's check only. Personal checks or cash will not be accepted.

2. Disputes

A. The Client pre-authorizes Investigator to discontinue work on this matter at any time solely based on his discretion alone. Client is fully informed that Investigator only works

on matters in which the Client is innocent or in which the Client is in a legally correct position regarding the matter being dealt with (investigated).

B. Any controversy or dispute arising out of this contract shall be resolved in the Josephine County District/Circuit Court, located in Grants Pass, Oregon. Client agrees that any and all legal fees and costs associated with any controversy or dispute whatsoever, arising from this contract/investigation in any manner shall be paid by Client. This includes any and all appeals filed.

3. Information Provided in Billing Statements

A. Investigator agrees to include in Client's statement a general identification of Investigator's services for which Client is charged. Additionally, Investigator will include a specific identification of all other fees, charges and expenses for which the Investigator seeks reimbursement. Client agrees that Section 3-A is solely at the discretion of the Investigator. Client fully agrees that it is up to the Investigator as to whether or not any written report is either produced or provided to anyone, including the Client.

Client(s): _____ Date _____

_____ Date _____

Investigator: _____ Date _____

US~Observer: 541-474-7885 - Send Cashier's check to: US~Observer 2051 West Jones

Creek Road, Grants Pass, Oregon 97526

Office Fax: 541-472-0111

[Note: As previously discussed, the "Investigator" never provided a signed copy of the Contract. Further, Investigator never provided a notice of termination, nor any accounting. Provisions in the contract require that some additional services require consent of the Client. None was every sought. Whether any such charges were accrued cannot be determined, absent accounting.]

Exhibit D2

From: "Deborah Swan" <debbyswan@live.com>
Subject: **120714 Final email from Lorne telling me not to contact him again.**
Date: August 22, 2012 11:20:03 AM CDT
To: <clerk@committee.org>

Date: Sat, 14 Jul 2012 09:24:55 -0700
From: lornedey@yahoo.com
Subject: RE Dyer case
To: debbyswan@live.com; ed@usobserver.com

Deborah,
I am no longer taking your calls because you have yet to provide the US~Observer with any real hard evidence that can help get Charles out of jail and the resources at our disposal are simply too meager to chase down unprovable theories. I suggest that you stop contacting unless you have hard evidence that will help us toward our ultimate goal, and then do it by email. If we think it is important, either Ed or myself will contact you if we want to talk to you.
Thanks for your cooperation,
Lorne

Exhibit F2A

If you are innocent and there is conclusive evidence of your innocence, *The US~Observer* provides a 100% money-back guarantee on criminal cases should we fail to prove your innocence and achieve your total vindication. *The US~Observer* investigates cases for news and therefore we don't print that which can't be resolved. We want to win, just as you want to prove your innocence.

Do not contact us if you are in any way guilty and for justice sake, don't wait until they slam the door behind you before contacting us if you are innocent.

In civil cases the scenario is the same except for the incarceration part. Don't go broke trusting someone who is only concerned with your pocket book!



US~Observer Investigations
We focus on false criminal charges.

US~Observer

***Demanding
 Accountability***

Falsely Accused?
Victim's Assistance
Opinions Welcome
News Media Links
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Are You Facing False Criminal Charges - Are you a Victim of False Prosecution?

Call 541-474-7885

If you are facing false charges and a prosecution then you are aware of how the 'justice' industry (racket) in America works. You (the innocent person) have been falsely charged with a crime. Most of the time you receive a myriad of stacked charges intended for the sole purpose of extracting a "plea bargain" from you.

You then rush to an attorney, pay him a huge retainer to cover the usual \$175.00 per hour (if not higher), which he/she charges, to supposedly defend your innocence. The attorney usually files some motions, writes some worthless letters and makes many unproductive (unless they pertain to you accepting a plea bargain) phone calls until you are broke. Generally you haven't even started your trial and 99% of the time the attorney hasn't completed any investigation.

All of a sudden your attorney is telling you that you can't win your case and you should accept the benevolent plea bargain that the almighty district attorney has offered you. "Do you want to take the chance on spending 30-40 years in prison when you can plea bargain for 18 months," your attorney tells you. What happened to: "I think we can win this case, it's a good case." Remember? Isn't that pretty close to what your attorney told you as he/she was relieving you of your money?

You then accept a plea bargain and go to jail or you have a jury trial, you're found guilty (because your attorney hasn't produced enough evidence-if any and because the judge directs the jury to find you guilty) and then you go to jail. When you finally wake up you realize that on top

The US~Observer believes in our country, our constitution, and the public right to adequate representation.

The US~Observer is designed to keep the innocent free, the public informed, and our form of government controlled by the people.

We survive, in part, by gracious donations. They may be sent to:

US~Observer
 233 Rogue River Hwy. PMB
 387
 Grants Pass, OR 97527-5429

or you can click here:

[Make A Donation](#)

of now being a criminal, you are flat broke and incarcerated. You find that the very person (your attorney) you frantically rushed to retain, became your worst enemy.

Welcome to the largest racket in history!

There is only one way to remedy a false prosecution: Investigate the accusers, the prosecutors, the detectives and then watch the judge very carefully. In other words, complete an in-depth investigation before you are prosecuted and then take the facts into the public arena.

The US-Observer newspaper will not waste your time or your money. This is not a game, it's your life and your freedom. We do not make deals. If you are innocent, then nobody has the right to steal what belongs to you, most of all, your liberty. Nobody! That includes your attorney—as well as your supposed public servants.

Why have a bad day when it's still possible to force justice ... right down their throats?

The US-Observer investigates cases for news and therefore we don't print that which can't be resolved. We want to win, just as you want to prove your innocence.

Do not contact us if you are in any way guilty and for justice sake, don't wait until they slam the door behind you before contacting us if you are innocent.

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Deborah Swan Hinders Dyer Investigation

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By Edward Snook
Investigative Reporter

Deborah Swan, who has portrayed herself very publicly, on YouTube and across the internet as a devoted supporter of Charles Dyer's innocence has been exposed by the US-Observer as a "wolf in sheep's clothing."

In early 2012, Swan attempted to acquire the US-Observer's help in proving Dyer innocent, while all the time claiming that the "Feds" were following her, that her phone lines were tapped, and that there was a great conspiracy against Dyer, being orchestrated by the Federal Bureau of Investigation (FBI). She claimed this was in retaliation for Dyer's YouTube videos that were published wherein he voiced his opposition to federal government corruption.



Deborah Swan

Swan continually raised money, allegedly to help Dyer with legal fees, etc., however much of this funding was used to support her life on the road as she traveled around the country allegedly infiltrating patriot groups and promoting her conspiracy theories. One witness recently stated, "I discovered that Swan recently raised \$1,900 for Charles that he never received." Another stated, "Deborah Swan was serving time in prison and she was released early, well before she could legally be released - she must be working for the feds as a snitch."

This writer's opinion is that she is a government informant and a very dangerous one at that. The people that we are aware of and that she has infiltrated are outstanding Americans, who have left themselves open to false allegations and slander by their association with Swan...

According to one US-Observer source, "An FBI agent attempted to file charges against Swan for illegally taping him and he couldn't get charges filed. The only answer I could come

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up with is that Swan has some substantial protection from the legal system. I have also been informed that her Pacer (electronic access to court documents) record has been sealed." The US-Observer will soon get to the bottom of Swan's alleged federal protection.

Swan was eventually able to talk Chris Mortenson into hiring the US-Observer for the purpose of conducting an investigation and publishing an article on Dyer's innocence, should we conclude his innocence. Mortenson was serving in Afghanistan as a soldier in the Army at the time.



Deborah Swan

I should note that during early conversations with Mortenson he kept wanting to talk about our government being responsible for 911 and other atrocities and when I would stress that I wasn't investigating those issues, only Dyer, he audibly became upset. He continued to spout conspiracy theories as did his cohort Deborah Swan.

After much confusion and frustration I dropped Swan as a client (while continuing my investigation into the Charles Dyer case). Soon after these conversations, Swan began making false accusations against me to the point where she claimed that I must be working for the "feds." Her pattern throughout her roughly two years of allegedly "attempting to help Dyer" has been to get next to his friends and family, start trouble by making false accusations against people and by attempting to make herself look important.

Swan has filed false reports with the Oregon Department of Justice and the Better Business Bureau against myself and the US-Observer. She even filed complaints with the same entities against me for Chris Mortenson. I quickly dispelled the false reports, however much of our investigation was literally ruined by Swan in that it became an impossibility to conduct any covert investigation due to her use of the internet, where people being investigated were alerted about my work.

Recently, I was contacted by Mortenson's wife after he returned to duty in Tacoma, Washington from Afghanistan. Mrs. Mortenson wanted to know about her husband hiring us and then she went on to tell me how Swan had ruined their marriage and drained them financially. She stated that her husband Chris was sending Swan their money, that they were broke, and that Swan had filled out divorce papers for Chris to file against her. Mrs. Mortenson then stated, "Swan called me on the telephone, instructing me to leave my own home because she was going to move into my home with my husband." I explained to Mrs. Mortenson about my work and I warned her that Swan would ruin her husband and their marriage if Chris continued his



Deborah Swan

involvement with Swan.

All in all, our investigation has continued (pro bono) and we have concluded that Dyer is an innocent man. To close the Swan issue out for the time being, I have been informed that Charles Dyer will no longer communicate with her and as for myself I have opened an investigation regarding both Swan and Mortenson, as I have acquired the strong opinion that they are both completely dangerous lunatics. Further, I would think that the US Army should be very concerned with Mortenson's beliefs.

I would ask our entire readership to pass this information about Deborah Swan and Christopher Mortenson to their contacts. I also ask anyone with info on Swan, Mortenson or any others associated with this investigation to call me at 541-474-7885 or by email to ed@usobserver.com. All calls and information will be strictly confidential.

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Links to Exhibits: Exhibits G4 & G8 are audio files.

[Exhibit G4](#) (audio)

[Exhibit G8](#) (audio)

Count 3: Breach of Contract - In that Ed Snook entered into multiple contracts with non-aligned clients on the same case of Charles Dyer, much to the detriment of not only Chris Mortenson, but also Janet Dyer, and Amy Dark, in violation of his obligation to Mortenson.
(Exhibits A4, A5, A6, A7, G9, G10, G11, G12)

Exhibit A4

Webmaster

From: Deborah Swan [iloveronpaul@yahoo.com]
Sent: Tuesday, May 07, 2013 1:55 PM
To: clerk@committee.org
Subject: Fw: 120613 This is Amy, NOT Jan

*"If ever time should come, when vain and aspiring men shall possess the highest seats in Government, our country will stand in need of its experienced patriots to prevent its ruin."
Samuel Adams*

----- Forwarded Message -----

From: Deborah Swan <iloveronpaul@yahoo.com>
To: Gary Hunt <clerk@committee.org>
Sent: Friday, August 10, 2012 3:27 PM
Subject: 120613 This is Amy, NOT Jan

*"If ever time should come, when vain and aspiring men shall possess the highest seats in Government, our country will stand in need of its experienced patriots to prevent its ruin."
Samuel Adams*

----- Forwarded Message -----

From: Janet Dyer <missoula42@yahoo.com>
To: Deborah Swan <iloveronpaul@yahoo.com>
Sent: Wednesday, June 13, 2012 9:29 PM
Subject: This is Amy, NOT Jan

This will be the last e-mail you receive from this account as I have blocked you from both Mom's email and her instant messenger. I have requested you not upset her multiple times not to upset her yet you continue. I do appreciate the fact that you got the US observer started and nobody has denied that. You have been more persistent and have believed in Charles as much as anyone on this case however you keep Mom upset when you get started. She has no control over what is being said about you and I thought things were going better as we were just talking about that a couple of nights ago. As for paying for the US Observer, yes Mom was asked to pay the other \$5000 by Aug 1 by Lorne Day since the first \$5000 is almost gone and he has no guarantee that any one is going to be responsible for the remainder. Until the next \$5000 is paid, they will not be able to come to Stephens County to pursue the interviews and investigation. Thanks again for all you have done and Mom will have no further contact with you. It would also be in your best interest NOT TO CALL her home or I will be forced to contact the phone company and have your number blocked there as well. I hate it had to come to this but due to her state of mind, I had no choice as I feel you would do the same if it was your mother. Amy

Webmaster

From: Deborah Swan [iloveronpaul@yahoo.com]
Sent: Monday, May 06, 2013 12:57 AM
To: clerk@committee.org
Subject: Proof of Lorne asking for money from amy

*"If ever time should come, when vain and aspiring men shall possess the highest seats in Government, our country will stand in need of its experienced patriots to prevent its ruin."
Samuel Adams*

----- Forwarded Message -----

From: amy dark <amyldark@gmail.com>
To: Concerned Citizen <iloveronpaul@yahoo.com>
Sent: Friday, June 22, 2012 10:32 PM
Subject: Fwd: RE our phone conversation

Just FYI

----- Forwarded message -----

From: Lorne Dey <lornedey@yahoo.com>
Date: Fri, Jun 22, 2012 at 12:19 PM
Subject: Re: RE our phone conversation
To: amy dark <amyldark@gmail.com>, ed@usobserver.com

Amy,

We still have not received the balance of the retainer from Chris and normally we don't make a move until we get the full retainer, so as soon as we get the balance we will make plans to come out and will let you know.
Lorne

--- On Fri, 6/22/12, amy dark <amyldark@gmail.com> wrote:

From: amy dark <amyldark@gmail.com>
Subject: Re: RE our phone conversation
To: "Lorne Dey" <lornedey@yahoo.com>
Date: Friday, June 22, 2012, 8:35 AM

I talked to Chris, the marine, last night and he said he thinks you are coming to Okla in a bout a week.
Do you have a date yet?

Exhibit A6

Webmaster

From: Deborah Swan [iloveronpaul@yahoo.com]
Sent: Monday, May 06, 2013 12:56 AM
To: clerk@committee.org
Subject: Amy Dark proof of payment she made

*"If ever time should come, when vain and aspiring men shall possess the highest seats in Government, our country will stand in need of its experienced patriots to prevent its ruin."
Samuel Adams*

----- Forwarded Message -----

From: Deborah Swan <iloveronpaul@yahoo.com>
To: amy dark <amydark@gmail.com>
Sent: Tuesday, July 3, 2012 10:23 AM
Subject: Re: Fwd: Trip to Okla

This is not the agreement that Chris made with Ed.
Ed told Chris that he would do the entire case for 10,000.00.
They have plenty of money and it should not cost 3000.00 to go to Oklahoma!
Where do they plan on staying? In a 5 star hotel?

*"If ever time should come, when vain and aspiring men shall possess the highest seats in Government, our country will stand in need of its experienced patriots to prevent its ruin."
Samuel Adams*

From: amy dark <amydark@gmail.com>
To: Deborah Swan <iloveronpaul@yahoo.com>; Lorne Dey <lorne dey@yahoo.com>; missquilt42@yahoo.com; cmortenson@yahoo.com
Sent: Tuesday, July 3, 2012 6:00 AM
Subject: Re: Fwd: Trip to Okla
Deborah, Chris has taken care of the majority of the cost and I will be taking care of this next payment. It OK and we MUCH appreciate what Chris has done up to this point. We could not have done it without him.
On Mon, Jul 2, 2012 at 11:28 PM, Deborah Swan <iloveronpaul@yahoo.com> wrote:

Exhibit A7

Webmaster

From: cmortenson1974 . [cris.mortenson@gmail.com]
Sent: Monday, April 22, 2013 6:17 PM
To: clerk@committee.org
Subject: payment info

amy paid 3000 week of 7/20/12 and janet 6500 8/7/12

[Exhibit G9](#) (audio]

[Exhibit G10](#) (audio]

[Exhibit G11](#) (audio]

[Exhibit G12](#) (audio]

Fraud:

Count 4: Fraudulent Inducement to Contract - In that Ed Snook fraudulently induced Debra Swan, on behalf of Chris Mortenson, to sign a contract by offering a money-back guarantee should Snook fail to keep up his obligation under the contract.

(Exhibits A3, B3, B4, F2A)

Exhibit A3

From: "Deborah Swan" <debbyswan@live.com>
Subject: 120731 Chirs affidavit of the events from Ed Snook and US Observer
Date: August 14, 2012 6:38:25 PM CDT
To: <clerk@committee.org>

Date: Tue, 31 Jul 2012 12:09:25 -0700
From: c.mortenson@yahoo.com
Subject: affidavit
To: debbyswan@live.com

I met debby swan 2 months ago and decided to get involved in the charles dyer situation. she kept pushing the us observer as being the answer to charles problem so I hired them. Upon hiring them the contract was originally supposed to be given to debby somehow it ended up with janet dyer. i called at somepoint and found this out and had ed snook put the contract in debbies name. when i contacted ed about being hired he said originally it would be a 10000 dollar retainer. I investigated his business thouroughly and finally offered him 5000 he said he would do it for 5000. i paid that amount and the process began. I called back sometime later and he had told me that they had gathered all the information and concluded that charles was innocent and that lorne had gone over everything with a fine tooth comb and they had used up the first 5000. I then got word from debby that they were requesting an additional 5000 from the dyer family in order to proceed out to ok to begin the process of dealing with the dyer situation. I talked to ed and he said that he never said he would do it for 5000 I said i remembered saying edogz would come up with the editional 5000 and never did so I went ahead and paid the additional 5000 bringing the total to 10000 on my end invested. at this point edogz and deb were both a bit suspicious however when ed snook talked about working with debby and was impressed with her and talked about one peoice of evidence she had alone might free charles and meeting her in ok and working with her we all gained some confidence in them and the plan was to proceed on. the next time i called ed it was nastonishing to me how much his tone had changed towards debby he began to sound just like the people who constantly slander her online. ed started out saying how he has known a thousand deborah swans, she is wacked out, probably on drugs if i paid him to investigate the fed informant network it would amount to nothing and i would find out deb was looney. he basically started to slander her endlessly and put her down. I was disturbed by this and let her know. She immediately said they have been compromised. I called him once again and tried to talk to him about swan and he became a bit heated with me and told me she was a devisive bitch and that he would not work with her. i kept questioning him about her and he hung up on me. I called him one more time at a later date and he told me he was working with janet contractually now. he said the reason he hung up on me was because he almost cussed me out because he got pissed that i even wanted to talk about deborah (very strange). my impression is that from his point of view he wants nothing to do with deborah swan.

Exhibit B3

From: "Deborah Swan" <debbyswan@live.com>
Subject: **Fw: US~Observer Contract Attached**
Date: August 10, 2012 4:42:16 PM CDT
To: <clerk@committee.org>

From: [Deborah Swan](#)
Sent: Monday, June 11, 2012 6:29 PM
To: editor@usobserver.com
Subject: RE: US~Observer Contract Attached

I will send back this to you in a separte email... sorry for the delay...

From: editor@usobserver.com
To: debbyswan@live.com
Subject: US~Observer Contract Attached
Date: Fri, 19 Aug 2011 08:54:34 -0700

Debra,

Once you send the retainer and contract, I will need a list of all involved and their contact info if available.

I will also need all the background on Charles Dyer's case that you have knowledge of.

My direct email address is ed@usobserver.com

Best Regards
Edward Snook
US~Observer

Other Exhibits:

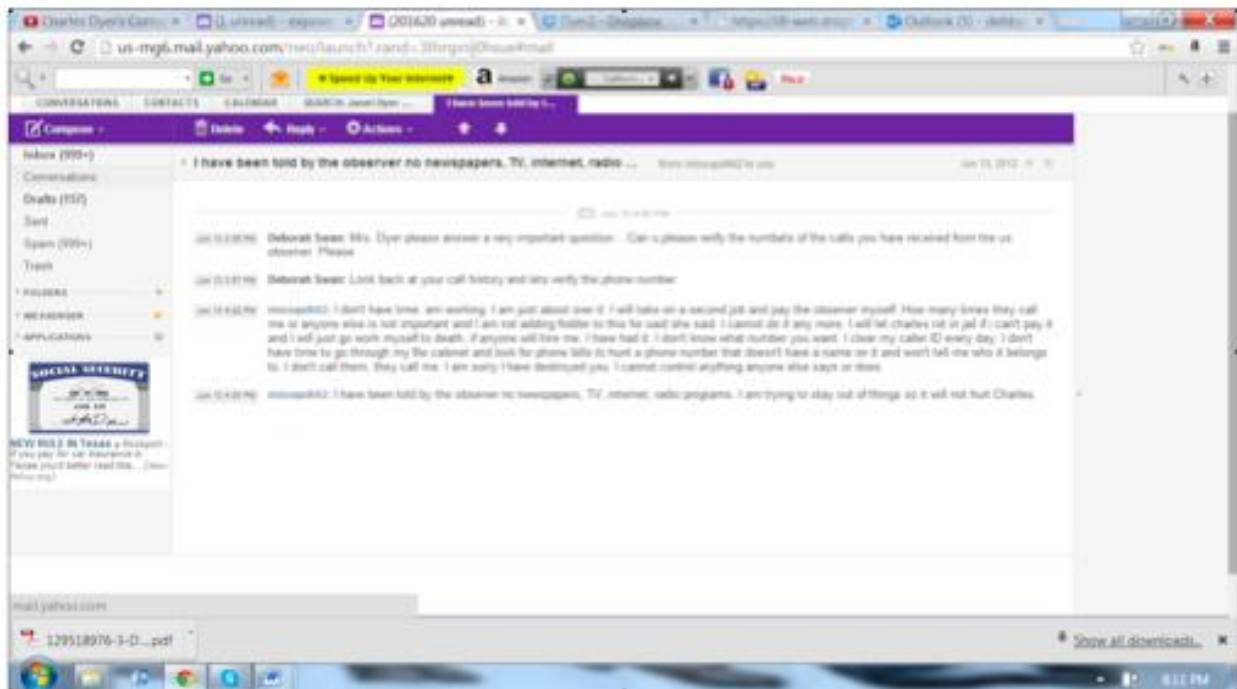
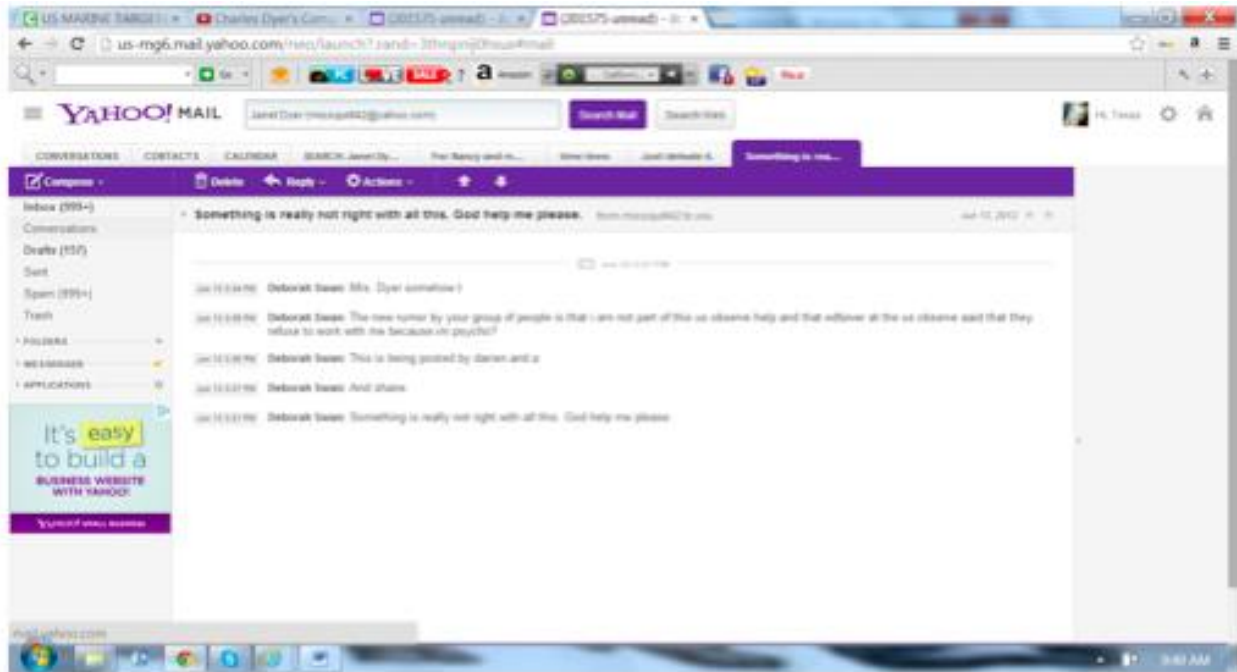
B4, (See Count 1)

F2A (See Count 1)

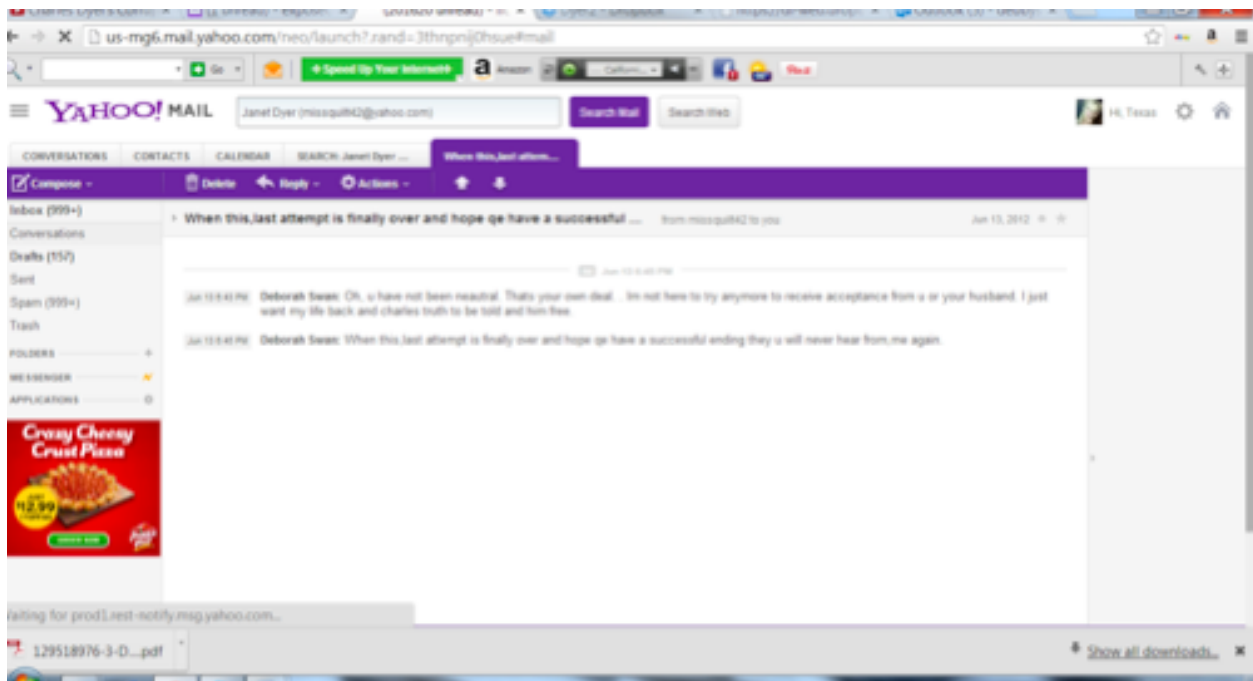
Count 5: Fraud - In that Ed Snook fraudulently solicited for payment from Janet Dyer, and her daughter Amy Dark, all the while knowing that the US Observer contract for the Charles Dyer article had already been contracted with Chris Mortenson.

(Exhibits A4, A5, A6, A7, D2, G4, G8, G11, G12, H6)

Exhibit H6







Other Exhibits:

A4 (See Count 3)

A5 (See Count 3)

A6 (See Count 3)

A7 (See Count 3)

D2 (See Count 3)

G4 (See Count 2)

G8 (See Count 2)

G11 (See Count 3)

G12 (See Count 3)

Count 6: Fraud - In that Ed Snook fraudulently contracted with the Dyer family to write the Charles Dyer story while also receiving payment from Chris Mortenson for the exact same product.
(Exhibits A5, A6, A7, D2, G4, G8, G9, G10, H6)

A5 (See Count 3)

A6 (See Count 3)

A7 (See Count 3)

D2 (See Count 3)

G4 (See Count 2)

G9 (See Count 3)

G10 (See Count 2)

H6 (See Count 5)

Threat, Libel, Slander, Defamation:

Count 7: Threat - Ed Snook threatened to engage in a character assassination campaign against Debra Swan (agent for Mortenson) if she did not comply with his demands.

Exhibit D5

From: "Deborah Swan" <debbyswan@live.com>
Subject: **RESPONSE FROM ED !!!!!!!!!!!!!!! DOJ File # FF7770-12**
Date: August 17, 2012 2:16:59 PM CDT
To: <clerk@committee.org>

From: ed@usobserver.com
To: debbyswan@live.com
Subject: Re: DOJ File # FF7770-12
Date: Thu, 9 Aug 2012 08:44:26 -0700

Debra,

I did not threaten anyone last night – I made a statement of fact that I fully intend to follow through with. If other people like Chris Mortenson want the world to know what they are up to and how they have associated with a nut case, that is their choice. I will certainly deliver and Chris was warned. He didn't listen.

You should take ten minutes out and read your contract if you can grasp enough of reality to accomplish this. I did not pursue or try to sell you, Chris, or anyone else anything – You kept after me for months to acquire my services.

I have determined that you are mentally ill in my opinion. The contract clearly states that I can drop a client at any time. You signed the contract and I dropped you.

When you started feeding us your insane conspiracy theories I chose not to listen anymore and when Chris started impeding my investigation, I discontinued speaking with him. I tried to explain to him that I didn't want to hear about the Illuminati and how our government is our enemy. Whether or not these things are true, I was not hired to investigate them; I was hired to investigate the Charles Dyer case and that is exactly what I have done. All of your bullshit stories about the FBI causing the prosecutor to attack Charles Dyer is exactly what it is – BULLSHIT. You have told me many times that the FBI is following you and "after you." I would imagine that they are after you, because you have created a delusional and dangerous threat.

My investigator and I just spent numerous days in OK doing our work. You have no connection to our investigation – again, pick up the contract that you signed and read the damn thing if you are capable...

I can't go into any detail at this point because I have an open case, but rest assured that I have opened a full blown investigation of Debra Swan. I will add anyone else who wants to get involved with you and investigate them as well. At the appropriate time you are going to wish you had never tried to put your lunacy on me – This is a PROMISE!

I will give you until Friday at noon Oregon time to stop what you have started. This is the one and only chance you will have to unwind your false and ludicrous accusations against me. I demand that you contact the Oregon Department of Justice and tell them the truth. You then need to remove your insane YouTube garbage. You need to remove ALL of your video crap about me and others you have falsely accused. The other people who you have lied about are starting to contact me, so thanks for your posting. Your postings will allow me to help the people you have falsely accused and attacked.

Now, here's any eye-opener for you. I sincerely hope that you choose to continue your lunacy with me because I will literally enjoy exposing you and your associates and destroying your insane attacks on innocent people. This is what I do for a living and I am extremely good at what I do.

Edward Snook

From: Deborah Swan
Sent: Thursday, August 09, 2012 7:07 AM
To: Ed Snook ; Lorne Day
Cc: Amy Dark ; Jan Dyer
Subject: DOJ File # FF7770-12

This will be my last attempt to contact you in reference the threats, fraud and breach of contract you have committed. I have tried to call you many times but you refuse to speak with me in any professional manner and threaten and you hang up on me.

Chris Mortenson paid to you \$10,000.00 and I signed the contract. This business agreement is between you and I. You decided to not honor the contract that you and I have. You have slandered me and spread horrible lies about me to the very people I brought to you for help. Chris Mortenson is active duty and this is why he had me sign the contract

with you. Chris and myself both told you from the beginning about our concerns with the group of individuals involved. Once Chris paid you the full 10,000.00 you then did a 180 turn on me and you refused to have any thing to do with me when I have the contract with the US Observer, and I am the one who hired the US Observer. When I attempted to discuss this issue with you, you called me names and you even threatened me.

So now you choose to threaten me again when you received the notice from the Department of Justice? I was contacted as you know last night, and I was told that if we take this any further that you will go to Chris's commanding officer with a recorded conversation that you have of you and Chris, and start trouble for him in his military career? After I received this threat I then called you and once again you refuse to speak with me and you hang up on me.

You have committed fraud by deceptive business practices. If you really believe all you have said and keep slandering me then you had no right to enter into a business contract and take the \$10,000.00 payment. You in the beginning told me everything that I wanted to hear until you got the 10,000.00. Once you got the full 10,000.00 is when you started to act in this manner and refuse to have any more contact with me.

This is not legal and I will take this as far as I can to get the \$10,000.00 refunded back to Chris Mortenson. There are laws to help protect this type of crime that protect consumers from fraudulent business practices. Chris also has laws to help protect him from fraud since he is active military and is not able to handle this himself.

This type of behavior from you is unethical and criminal. You have a moral and legal obligation to refund the 10,000.00. Otherwise as it stands today, you have committed theft of service, fraud, breach of contract, deceptive business practices. You continue to slander, defame, and threaten me.

Deborah Swan

Count 8 - Libel- Ed Snook wrote and published an article in the US Observer whereby, with malicious intent, he caused public derision and hatred against Chris Mortenson and Debra Swan.

(Exhibit F4)

F4,(See Count 2)

Count 9: Slander - Ed Snook was interviewed on The Free American radio show where he made malicious mischaracterizations of Debra Swan and Chris Mortenson.

(Exhibits G7-01, G7-01A, G7-02, G7-03, G7-03A, G7-04, G7-05, G7-06, G7-07)

(Links to Exhibits: Exhibits G7 is an entire audio file. G7-01, G7-02, G7-03, G7-04, G7-05, G7-06, G7-07 are excerpts specific to this Count. The excerpts are explained as follows:]

[Exhibit G7](#) (audio]

15 min - 19 min ([Exhibit G7-01](#))

Clay Douglas claims that the agent of the Accuser was in fact the fiancée to none other than the Accuser.

20 min - 30 min ([*Exhibit G7-02*](#))

The Accused claims the Accuser called him and wanted to hire him. He goes on to claim that after he dropped Swan (really the Accuser), he then signed a contract with Mrs. Dyer. Also says that the Accuser told him to go to hell, and not to waste his time anymore.

31 min - 33 min ([*Exhibit G7-03*](#))

The Accused claims there are marital problems between the Accuser and his wife.

37 min - 40 min ([*Exhibit G7-04*](#))

The Accused says that the Accuser and his agent will be prison just as soon as Charles Dyer is out of prison because they are dangerous (Clay Douglas also claims that the Accuser threatened him).

43 min - 47 min ([*Exhibit G7-05*](#))

The Accused claims that Swan is working for the feds as an informant (Douglas claims that he recorded his phone calls with the Accuser and that it is available up on his website); the Accused also claims that Dyer will have nothing to do with Swan or the Accuser because of the Accuser's 17 page letter to Dyer.

1 hr 14min ([*Exhibit G7-06*](#))

Rick Light calls in.

1 hr 17 min - 1 hr 21 min ([*Exhibit G7-07*](#))

Rick Light backslaps Ed Snook on his "good job" defending J4P's innocence. Snook claims that Deb Swan ruined their investigation and that J4P would have been released by now if not for her interference.

1 hr 23 min 1 hr 24 min ([*Exhibit G7-08*](#))

Rick Light says Deb Swan needs to grow up. Douglas agrees with that.

Count 10: Defamation - Ed Snook, and his known associates, have made inflammatory and malicious accusations about Chris Mortenson and Debra Swan, and claimed that there was no contract.

(Exhibits C2, C3, D6, E1, E2, G3, G4, G7, G8A, G12, G13, H1-A, H1-B, H1-C, H1-D, H1-E, H1-F, H1-G, H3, H4, H5, H6, H8)

Exhibit C2

From: "Deborah Swan" <debbyswan@live.com>
Subject: **120612 video to help ed understand the damage the support group has made against me with Mrs. Dyer**
Date: August 14, 2012 6:20:33 PM CDT
To: <clerk@committee.org>

> Date: Fri, 15 Jun 2012 16:52:59 -0500
> Subject: Re: Watch "Charles Respose Mrs Dyer Interview to Deb Swan who will NOT leave this family alone!!" on YouTube
> From: debbyswan@live.com
> To: ed@usobserver.com
>
> Thats just an example of how how this group have destroyed my efforts and demonized me to the point of her making public statements.
>
> Edward Snook <ed@usobserver.com> wrote:
>
> >Thanks Debby,
> >
> >Just watched the video...
> >
> >Ed
> >
> >-----Original Message-----
> >From: debbyswan@live.com
> >Sent: Friday, June 15, 2012 12:33 PM
> >To: ed@usobserver.com
> >Subject: Watch "Charles Respose Mrs Dyer Interview to Deb Swan who will NOT
> >leave this family alone!!" on YouTube
> >
> >http://www.youtube.com/watch?v=x6eyvJoSeSo&feature=youtube_gdata_player
> >Sent from my LG phone
> >
> >

Exhibit C3

From: "Deborah Swan" <debbyswan@live.com>
Subject: **120621 This is where I explain to Lorne the issues with Mrs. Dyer and Wilburn**
Date: August 14, 2012 8:24:52 PM CDT
To: <clerk@committee.org>
2 Attachments, 3.4 MB

From: debbyswan@live.com
To: c.mortenson@yahoo.com; edogz818@aol.com
Subject: FW: Cautionary Note
Date: Sat, 21 Jul 2012 19:33:32 -0500

This is a response email I sent to Lorne Day, explaining the issues with the support group around Mrs. Dyer...

From: debbyswan@live.com
To: lornedey@yahoo.com
Subject: FW: Cautionary Note
Date: Sat, 30 Jun 2012 14:21:14 -0500

No, what has happened is and Mrs. Dyer told Darren Wilburn that the US Observer was involved. Darren then got on my Youtube channel and started slandering me and telling Charles supporters that I was scamming for money and I had nothing to do with helping with Charles situation and the family wanted nothing to do with me or any help I offered. I will forward to you the screen shots. This is how this always works out. Mrs. Dyer tells her support group (the bad guys) everything that goes on and that I am the cause for anything that goes wrong. Mrs. Dyer blames it on me. I end up as Mrs. Dyer's escape goat. The problem is that the FEDS have Mrs. Dyer's support group infiltrated and the info she shares with them goes back to the FEDS. The people closest to her are Darren Wilburn, Amelia Foxwell, Nancy Genovese, Shane Shollick and Rick Light. All are connected to the FBI. Rick Light aka Minuteman works with Agent Ken Western out of Lawton OK and agent Gregory Cox out of San Antonio Texas. Darren Wilburn and Amelia Foxwell also work with Agent Ken Western and Agent James Stewart out of Pensacola Florida. Nancy Genovese and Shane Shollick are very close and they also work with Agent Ken Western. Darren Wilburn and Amelia Foxwell are the two who were working against Charles when he was MIA, and Rick Light was actively and openly working along side the FBI, trying to locate Charles. All of these people are the reason Charles is sitting where he is now. They do just a small amount of help to "appear" as if they are helping Charles but they really work against him and help the FBI. This is a modern case of COINTELPRO. Mrs. Dyer is way to far into this group of people and have trusted them all for almost 2 yrs. So for her to actually cut them out and disconnect all ties, is too difficult for her to do. Her ego is getting in the way. I have tried to warn Mrs. Dyer this entire time about this group, but she gets very defensive and has gone on public radio and told the supporters that she trusts all of them and that she does not want any of my help. This is the same group that has called for my arrest, and who have accused me of crimes, and Mrs. Dyer still shares with them everything that goes on. I have never posted anything about the Observer working to get new evidence. If that is what you have been told I am doing that is totally not true. Here is one of the screen shots of a couple posts that Darren Wilburn who also uses the id "SolPoe" posted on my you tube channel, claiming he just spoke with Janet Dyer...
There are a bunch of these from him and also from Shane and Nancy. I do not speak with any of these people, but Mrs. Dyer does.

Date: Thu, 28 Jun 2012 16:51:33 -0700
From: lornedey@yahoo.com
Subject: Fw: Re: Cautionary Note
To: debbyswan@live.com

Debbie,
If you have already done this, take it down now!
Lorne

--- On Thu, 6/28/12, Janet Dyer <missquilt42@yahoo.com> wrote:

From: Janet Dyer <missquilt42@yahoo.com>
Subject: Re: Cautionary Note
To: "Lorne Dey" <lornedey@yahoo.com>
Date: Thursday, June 28, 2012, 5:07 PM

Debbie has already put it on the net.

From: Lorne Dey <lornedey@yahoo.com>
To: Janet Dyer <missquilt42@yahoo.com>
Sent: Thursday, June 28, 2012 9:55 PM
Subject: Cautionary Note

Jan,
I probably should have said this at the beginning, but don't tell anyone of the US Observer's involvement with Charles's case as we don't want anything to get back to Valerie. I have only spoken to you, Amy, and Debra Swan. We absolutely need to keep it between just the three of us right now, with the exception being anyone at the Observer like Ed Snook.
Lorne

File Edit View Favorites Tools Help

DO NOT DONATE TO DEB SWAN. SHE DOES NOT HAVE THE CONTRACT!! CALL MRS. DYER INSTEAD!! THIS IS THE SAME SCAM THAT DEB TRIED TO RUN OVER A YEAR AGO! IT IS HOW SHE PAYS FOR LIVING IN MOTELS. CONTACT SWAN'S FAMILY FOR REAL INFORMATION! THEY CAN NO LONGER DEAL WITH HER AND HAVE BEEN FORCED TO TURN THEIR BACKS ON HER!! AT THIS POINT, YOUR LIES HAVE GONE ON LONG ENOUGH, SWAN!!

SoiPoe 2 weeks ago

I DO know what's going on. I just spoke with Mrs. Dyer. She told me the guys at US Observer gave the contract to her, because they thought you were psychol (They were right) they were going to give up the case because when they tried to speak about the facts of the case, all you could do was rant about government conspiracy! Try calling them if you don't believe me, you evil empty headed cunt.

SoiPoe 2 weeks ago

A FEW GO PRETEND u Didn't C: Who covered the U S. Observer's 10K

2 / 24

Uploaded videos swandeborah

NOW PLAYING

Exhibit D6

From: "Deborah Swan" <debbyswan@live.com>
Subject: 120810 Deb Swan / Charles Dyer us observer
Date: August 11, 2012 5:27:47 PM CDT
To: <clerk@committee.org>

To: debbyswan@live.com
Subject: Re: Deb Swan / Charles Dyer us observer
From: edogz818@aol.com
Date: Fri, 10 Aug 2012 22:39:17 -0400

-----Original Message-----
From: EDOGZ818 <edogz818@aol.com>
To: ed <ed@usobserver.com>
Sent: Fri, Aug 10, 2012 3:08 pm
Subject: Re: Deb Swan / Charles Dyer

What was accomplished to help Dyer during the "very successful trip" to OK?
I asked specifically what Swan has done to hurt Dyer's case and how she has the power to do so, so that I can attempt to curtail the actions in question, but you aren't telling me anything specific that I can address to help fix the situation.

What can the public do to assist you helping Charles Dyer?

-----Original Message-----
From: Edward Snook <ed@usobserver.com>
To: EDOGZ818 <edogz818@aol.com>
Sent: Fri, Aug 10, 2012 12:19 pm
Subject: Re: Deb Swan / Charles Dyer

Edog,

I am not going to discuss anything we are doing on Charles' case with anyone, as I won't take the chance of jeopardizing our efforts.

I don't work for free – If I and my team of investigators worked for free we wouldn't have had the resources to get to OK and we would all be under a bridge. If you saw the contract and say that its not for you to decide that's fine, but you can still read English and see that I have the right to drop any client at any time within that contract. I dropped Swan because she was pushing me to go in a direction with my investigation that WOULD HAVE NO SUCCESS in vindicating Dyer and she was overbearing and combative with me. She seemed to want to a part of an effort that she knows nothing about and one that she would only destroy. This damn lunatic wouldn't leave me alone and let me do my work - WHY?

She contacted Charles' family when I requested travel money for the trip and told them I was compromised and not to send it to me. My contract clearly states that expenses are out-side of the retainer. She implied that I was defrauding them. Read the contract Edog – it is very easy to understand. Now Swan is calling me a Fraud and many other names for conducting this case in a 100% ethical and professional manner. In the end Swan and anyone who enters her delusion are going to pray to God that they hadn't started this fight with me. I have opened a separate investigation into Swan and she has done this very same thing to many others. Too bad for Deb Swan.

Obviously I know what I'm doing if you look at my countless past cases. Swan and Mortenson don't have a clue what they doing. If they were so intelligent, they would have Charles out by now and they wouldn't have needed me. I have been working on this case for a very short period of time. Swan would not listen to me and now she and Mortenson have filed complaints with the Oregon Department of Justice against me. This was a big mistake on their part. First, the complaint will go nowhere because I have done exactly what I agreed to do in our contract and second, it was a mistake because I have to deal with Swan and Mortenson and they are not going to like how I deal with them. They asked for it and I intend to deliver.

As for Deb Swan hurting Charles' case you need to figure that out. What I can tell you, without exposing the wrong info and hurting it worse is that she has nearly destroyed any chance to get his case resolved successfully and if I wasn't so damn good Charles would remain a sex-offender for life – he might anyway.

Best Regards
Edward Snook

From: EDOGZ818
Sent: Thursday, August 09, 2012 4:35 PM
To: ed@usobserver.com
Subject: Re: Deb Swan / Charles Dyer

I saw the contract, and honestly. The contract, IMHO, well, that's not for me to decide, so....

I find your conduct toward the people (Chris & Deb) who retained your services for \$10K, to help Charles Dyer, inexcusable, considering that you wouldn't / didn't help Charles Dyer for free. That is just my personal opinion, but if you know something that I don't, about Swan, feel free to share it. I am very interested in getting to the truth of this matter, especially with Charles Dyer's life on the line.

As far as conspiracies, if you feel that there may have been a conspiracy against Charles Dyer, then I'm sure that you feel that Swan wouldn't give you \$10K to uncover it if she was involved, nor would that conspiracy's conspirers stop conspiring against Dyer at this stage.

Swan spoke very highly of you, a yr ago, with Dyer on a radio show. Advocated getting USD first, then made it happen, via Chris, who literally, risked his life for that money to hire you, "LITERALLY" and for you to treat anyone like that, let alone A paying customer who openly supported you, as much as Swan did, is as much of a slap in your face, as it is here, IMHO.

Especially since Swan risked her life and freedom to help Dyer flee when he called her and asked for assistance. Maybe you didn't know that, maybe you don't care, but either way, your conduct in regards to Deb Swan isn't an asset to the image that the USD website conjures up. It isn't professional, any more than it is productive. IMHO

With that being said, please explain to me how Deb Swan has the power to hurt / help Charles Dyer's case, and what specifically has she done to hurt it and how can she help it

You said that the trip to Oklahoma was very successful:
Please define that success in terms of actual results?

Have you secured him a new trial?
Have you gotten the verdict reversed?
What exactly constitutes your meaning of " a very successful trip to OK on Charles' behalf?"

-----Original Message-----
From: Edward Snook <ed@usobserver.com>
To: EDOGZ818 <edogz818@aol.com>
Sent: Thu, Aug 9, 2012 6:42 pm
Subject: Re: Deb Swan / Charles Dyer

EDOG,

I just returned from a very successful trip to OK on Charles' behalf. Prior to the trip I had discontinued talking with Swan because she didn't understand what type of evidence I needed to obtain and she wouldn't get off the conspiracies. There may have been conspiracies, but at this point we have to prove Charles didn't do the crime.

Chris Mortenson also started with the conspiracies and I warned him that Swan is a very loose canon, that in the many weeks since they hired me that she hadn't given me one single shred of evidence that would help Charles. He seemed to be under some type of control by Swan or he is infatuated with her.

In OK I repaired a lot of damage done to the case by Swan and got it turned around. When I returned home I had two complaints filed with the Oregon Department of Justice Consumer Department by Chris and Swan. This doesn't bother me as they are spineless crooks and I have a very valid contract with Swan that states what I charge and that I can drop her at any time for any reason. I will actually enjoy beating on them.

What is difficult however is that Chris has become at odds with me because he has been deceived by Swan. I will destroy him in this process simply because I am ethical and I have done my job. If someone would read the contract Swan signed they would see this. I thought when I took this case on that all who called me, including yourself wanted to help Charles because he is innocent - this is absolutely not the case with Debra and I have sent word to Charles to stay the hell away from her or she will contaminate his case to the point of eliminating my ability to prove his innocence.

Chris and Debra are claiming that I have been compromised and that I stole their money and have lied to and threatened them. why in the hell would they do this to Charles? All anyone has to do is go to our website www.usobserver.com and they will see that I'm the last person on earth to be compromised - Enough said.

I can't go into anything further other than to say that you only need to check with Charles and those close to him to see that I have done exactly what I was hired to do.

I spoke with Charles on the phone while I was in OK and he is doing fine and working on his appeal. He has one hell of an attitude.

Ed

From: EDOGZ818
Sent: Thursday, August 09, 2012 1:24 PM
To: ed@usobserver.com
Subject: Deb Swan / Charles Dyer

What is going on with Deb Swan?

Exhibit E1

From: "Deborah Swan" <debbyswan@live.com>
Subject: 120813 FW: Shift in USO =
Date: August 14, 2012 6:44:08 PM CDT
To: <clerk@committee.org>

To: debbyswan@live.com
Subject: Shift in USO =
From: edogz818@aol.com
Date: Mon, 13 Aug 2012 23:49:47 -0400

-----Original Message-----
From: EDOGZ818 <edogz818@aol.com>
To: ed <ed@usobserver.com>
Sent: Sun, Aug 12, 2012 3:56 pm
Subject: Re: Bottom Line

Understood.

-----Original Message-----
From: Edward Snook <ed@usobserver.com>
To: EDOGZ818 <edogz818@aol.com>
Sent: Sat, Aug 11, 2012 4:04 pm
Subject: Re: Bottom Line

Edog,

I don't want to hear anymore of this absolute shit.

Swan called me three times one day – Each time I said hello a half-dozen times and no one answered.

The next day she called and went nuts, was yelling and threatening and started falsely accusing me of messing with her. This is a fact.

When I state that I don't have a contract with Swan this means that I have dropped her contract. Read the damn contract and what would you call someone who went off on you for no valid reason. In essence, I really don't give a shit what you would do.

You get on with your life and your business and I will do the same with mine.

Ed

From: EDOGZ818
Sent: Saturday, August 11, 2012 9:06 AM
To: ed@usobserver.com
Subject: Re: Bottom Line

I'm trying to avoid the so called "INFIGHTING" , because it isn't really infighting MHO.

It is actions that are designed to drain Dyer's support, and follows a documented trend, which MHO, isn't Swan's fault.

I feel she has legitimate concerns regarding the US Observer, and it's / your treatment of her, which I consider unprofessional to say the least.

You have made several accusations against Swan / Chris, that you have not backed up with documentation, even though I asked for it. Familiar accusations, that no accuser has ever documented, even though repeatedly asked. I'm sure had you shelled out \$15K of you hard earned \$\$\$, and been treated the way you treated Swan, you would have issues regarding your investment as well, along with any other human being.

There are rumors that you stated that you don't have a contract with Swan, that she is delusional, on drugs and that you called her a bitch, etc., which would be okay if you refunded the money, but if you did act like that, and didn't refund the money, that is an issue of concern. If your contract states that you can drop a client for any reason, keep their money & not be accountable to them, etc., then that type of situation is ripe abuse, in the form of simply taking a client's money, dropping them, or simply saying that you did all you could, but couldn't help them, or tell them what you actually did to help.

I think a simple middle ground would be to implement Swan's suggestions on the prosecutions / judicial misconduct if your traditional methods don't work for Dyer. I think the availability and receptiveness to various options as a secondary plan is an excellent idea, but I get the impression that you aren't interested in that philosophy.

I believe Charles Dyer is innocent, because if he wasn't, the government wouldn't have to cheat to get him, which they did, and I witnessed the government getting caught cheating 2 x during the Jan 2012 trial that I attended.

I shouldn't have to beg you to work together to help Charles Dyer, the \$10K Chris paid should have been enough. IMHO.

-----Original Message-----

From: Edward Snook <ed@usobserver.com>
To: EDOGZ818 <edogz818@aol.com>
Sent: Sat, Aug 11, 2012 11:09 am
Subject: Re: Bottom Line

Edog,

"Last thing Dyer needs is more infighting or disruption" Very well said...

This is where I am at with Swan and Mortenson, even though she dragged him into this.

I want to finish my job and if things that Swan started aren't cleared up asap I have no choice but to destroy Swan both publicly and within the justice system – She is the ONLY one to blame as she started this mess and I am forced to clean it up. You are probably the only one to cause this to happen – good luck.

Ed

From: EDOGZ818
Sent: Friday, August 10, 2012 6:17 PM
To: ed@usobserver.com
Subject: Bottom Line

I believe that the prosecutons misconduct that Deb Swan pointed out, as well as the established "LEGAL" remedies she has documented/ suggested / researched, are a viable avenue for the US Observer to pursue.

There is also a few legal issues, such as Dyer was convicted for a string of non specific offenses ranging over a period of time, as opposed to a specific incident.

There is also an issue of corroborating evidence, which in my limited understanding, can't consist of lack of Hyman skin being visible, but the determination must be made by a qualified Physician, qualified by the state via a course specifically designed / structured for specifically for such situations.

It is my understanding, from a legal perspective, that these angles may be helpful.

Last thing Dyer needs is more infighting or disruption.

This could be the biggest, no, it is, the biggest case that the US Observer has participated in, whether you realize it or not. It will be the biggest win, or biggest loss for the U.S. Observer.

No way around that.

Personally, I prefer that it becomes your biggest win, for Dyer's sake.

Exhibit E2

Conversation between Chris and Ed Snook

(C is Chris and E is Ed)

e us observer

c hi this is chris

e hi chris

c i was wondering what hapened last time, u hung up on me

e i know because u pissed me off '

c y did i piss u off?

e thats l do, instead of cussing @ u i hung up

e i dont want to be talking about deborah

c why did i piss u off

e becuae i dont want ot be tasiking about deborah and a bunch of crap that does not matter

e and deborah is no help to us, and she writing amy dyer and telling her to cancel the check

e debby has a copy of the contract it states clearly what we r going to do were doing exactly what hre contract stated and we dont have time to listen to bs

c all im trying to do, at this point i wish i hadnt of gotten involved

c at this point i wish i had not gottern involved go ahead man

e she is a devisive bltch thats what she is and thas is a fact

e i dont want anything to do with her she is no help to us she no evidence for me

e you paid us to do a job abd that is what we intend on doing

e ive got my plane ticked and lorne is driving to meet me in august

e so were gonna do what u paid us to do

c were gonna get him out of prison right and that a guarantee?

e i dont have a crystal ball and no one can guarantee that

e i dont have the evidence yet

c what i keep thinking about is i thought when we first

c it was all about exposing the corruption, exposing the federal involvement

c as a investigative journalist i thought that was ur main goal

e my main goal is to get charles out of prison and to prove he did not molest his daughter

c isnt that how u do it by exposing the FEDS?

c exposing the corruption and what they have done to him?

e thats not at all how u do it

e speculation and hearsay bullshit

e what deborah has she does not have any facts

e she has a bunch of speculations

e and to file of post conviction case you need new and convincing evidence

c you know this is the thing

c i uh just trying to figure this out

c she put this petition out

c to even the family and the family doesnt want to sign it

c she wants me to sign it and she wants edogzx to sign it

c that wouldnt help charles at all uh?

e just listen to me im not going to deal with her

e i know better than anybody in this country

e this is all ive done for 30 yrs

c ive got a concern though

c how do we deal with her being on the contract

c whats going on there if she is going to make trouble

c ed at this point i just want to walk away

c if she is psycho i dont know

c so i mean if i dont like her at all i have to go with u

c what her being on the contract

: e she signed the contract with me and i did not sign one with her

e i dont have a contract with her i have one with janet

e when i saw deborah was getting wacky , then my initial thoughts of her were correct

e i told janet that she needs to be the one we dealt with

e that we do not have any BS or controversy

c do u really think she is psychotic

e i think she is uhh it doesnt matter what i think

e i dont have to deal with her anymore so i dont want to talk about it

e she doesnt know what she is doing

e she dont know her ass from a whole in the ground

e she wouldnt of had to come to us

c thats whats crazy is cause she was the only reason why i got involved

c all of the sudden she is the bad guy and that is what is hard for me to understand

c she is the only reason why i paid u guys 10,000

e why does that matter?

c well if it want for her than you guys would not even be involved in this?

c if she is crazy or a drup addict like u said last time

c why did i even get involved with this

c she is saying one thing and u sre saying another i dont know what ot believe anymore

e then just leave it alone what is the big deal?

e were probably the only people in ther country that get get him out of there

e if we casn get the evidence we can get him out if we cant we wiont get him out

e very simple

c what else do u

Exhibit G8A

Webmaster

From: chris mortenson [cris.mortenson@gmail.com]
Sent: Sunday, April 07, 2013 12:15 PM
To: clerk@committee.org
Subject: Re: jan dyer us observer recording

the conversation where jan is talking about the money she paid to us observer and amy's contribution (her daughter) was back in the beginning of March on or about the 5th

Exhibit H1-A



SolPoe1 10 months ago

Um, My name is spelled WILBURN. Jesus, you dopey bitch. Can't you even get THAT right? Listen to the illegally recorded conversation closely, dipshit. I told you that I was quoting what the feds said to me...that's why the word WE was used. I don't know if you're stupid or seriously disturbed. BTW - you're very close to being exposed as the prostitute, er...should I say escort...that you are.

Reply · 👍 🗨️

Exhibit H1-B



SolPoe 10 months ago

Deborah, I have left this up for as long as I have because I wanted people to have a chance to hear what I said, as opposed to what you tell them. I have already had youtube take down your sick little lies about others and this will be gone within 24 hours because you committed a felony in recording it. The truly sad thing is that you KNOW that none of us are feds. You just think that this is your path to fame...like some pathetic celebrity stalker. Now, no one in your own family will speak to u

Reply · 👍 🗨️ in reply to [Mark Rodriguez](#) (Show the comment)



SolPoe 10 months ago

Stop trying to hurt good people. You have never accomplished ANYTHING in your life because you are always trying to destroy instead of create. Get off the drugs, quit living in motels, make amends with your daughter and your family, get a legal form of employment and start creating a real life, Deb. Haven't you chased this dragon for enough years? Can't you see it has gotten you nowhere? There are people and programs that can help. It's past time to grow up. It's time to be a mom. It's late, Deb.

Reply · 👍 🗨️ in reply to [SolPoe](#) (Show the comment)

Exhibit H1-C










-  **TexasResistance** 10 months ago
Your reading and comprehension skills are lacking Wiburn and you are delusional thinking Debby posted this. There is a big difference in recommending an attorney and hiring one.
Reply ·  
-  **SolPoe1** 10 months ago
Do you really think anyone believes that TexasResistance is not you, Deb? Everyone knows. How pathetic.
Since the decision to hire Hoch was made by Jan Dyer, you now call even her a rat. Nice.
Reply ·  
-  **TexasResistance** 10 months ago
July4Patriot's attorney Albert Hooch totally screwed him over. Who ever recommend Albert Hooch is a rat.
Reply ·  

Exhibit H1-D














-  **TexasResistance** 10 months ago
Telling a patriot to surrender to be tried on false charges does not help him. It is called being a traitor. No one else but Debby could have gotten the \$10,000 in donations to hire the US Observer. It is Sgt. Dyer's last chance for freedom.
Reply ·  
-  **SolPoe** 10 months ago
This video is absolute proof that I was trying to help Charles, and you were trying to keep him a fugitive...probably ending in his death, Debbie. If you would listen to your so called "proof" you would clearly hear (as I have explained) that I was quoting to you what the feds that you sent to our home said to me. Stop lying about EVERYTHING and admit that you sent the feds to our house after you dumped Charles at a guy's house that later called the FBI to tell them where he was! Charles knows!
Reply ·  
-  **SolPoe** 10 months ago
Charles knows how this woman has treated his friends and his family. HE NO LONGER WANTS ANYTHING TO DO WITH HER AND HAS ORDERED HER TO CEASE AND DESIST! This was done in conjunction with the code word he gave her, so she knows that it is true. Charles made the mistake of trusting this woman in the past. He no longer has ANY trust for her. Now, she only uses his name to gain notoriety and to fraudulently obtain donations. A call to Mrs. Dyer will verify everything I am saying!! Please check!
Reply · 2  

Exhibit H1-E



**Deborah Swan** · 10 months ago


Stop speaking for Charles and his family. Do you really think your helping your exposure by acting like this? Have you not yet figured it out that none of what you say about me or on my wall is going to stop me from showing the DETAILS of your actions and by your own words? See I NEVER post anything that is not able to be backed up with proof. Why don't you try to make a specific response to any of what I have posted? Let's discuss some of these details that are making others wonder about you?

Reply ·   in reply to [SolPoe](#) (Show the comment)

**SolPoe** · 10 months ago

DO NOT DONATE TO DEB SWAN. SHE DOES NOT HAVE THE CONTRACT!! CALL MRS. DYER INSTEAD!! THIS IS THE SAME SCAM THAT DEB TRIED TO RUN OVER A YEAR AGO! IT IS HOW SHE PAYS FOR LIVING IN MOTELS. CONTACT SWAN'S FAMILY FOR REAL INFORMATION! THEY CAN NO LONGER DEAL WITH HER AND HAVE BEEN FORCED TO TURN THEIR BACKS ON HER!! AT THIS POINT, YOUR LIES HAVE GONE ON LONG ENOUGH, SWAN!!

Reply ·  

**SolPoe** · 10 months ago

I DO know what's going on. I just spoke with Mrs. Dyer. She told me the guys at US Observer gave the contract to her, because they thought you were psycho! (They were right) they were going to give up the case because when they tried to speak about the facts of the case, all you could do was rant about government conspiracy! Try calling them if you don't believe me, you evil empty headed cunt.



Reply ·  


Exhibit H1-F


FED Exposed in Charles Dyer's support team!


**Deborah Swan** · 32 videos

 **Subscribe** 172

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Published on May 19, 2012
PETITION FOR CHARLES DYER!

<http://www.causes.com/causes/806177-m...>

Listen to my conversation with Darren Wilborn aka White Owl, who has been involved with all the legal areas of Charles Dyer's case. About 36 minutes into the conversation Darren slips and claims he works with the FBI! There is no way for him to try and make something up to try and cover this up. You hear him clearly say this! This group are all FRAUDS! They defend one another cause they have too. If one gets exposed then they all will be exposed. Its amazing how you never hear any of this group call out the FBI Agent Ken Wester, or FBI Gene Pool, these are the 2 who have been involved in this since day 1. Rick Light aka Minuteman and Agent Western had ties before J4P! This is a known fact that Charles told me.

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Show less

Exhibit H1-G



Exhibit H3

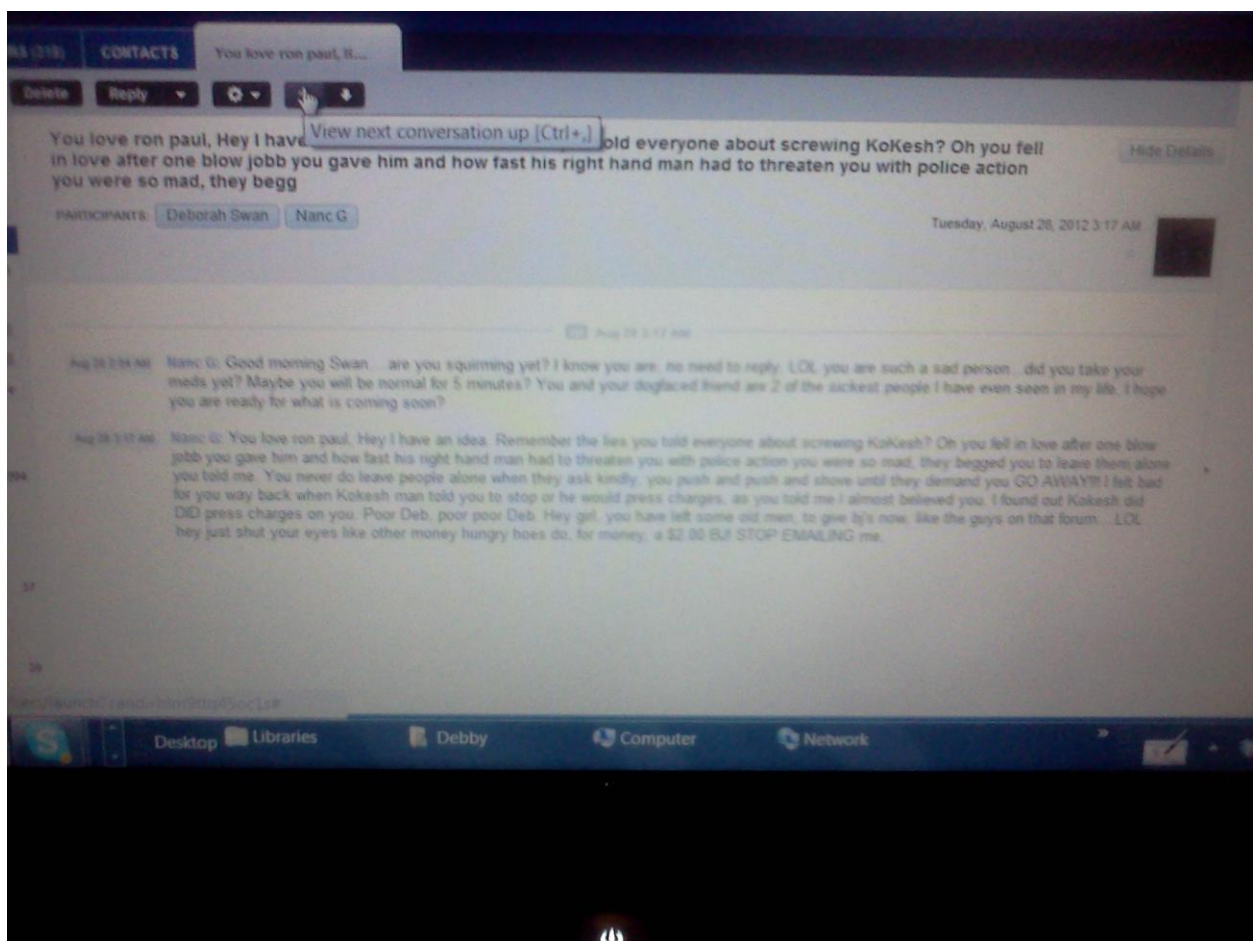


Exhibit H4

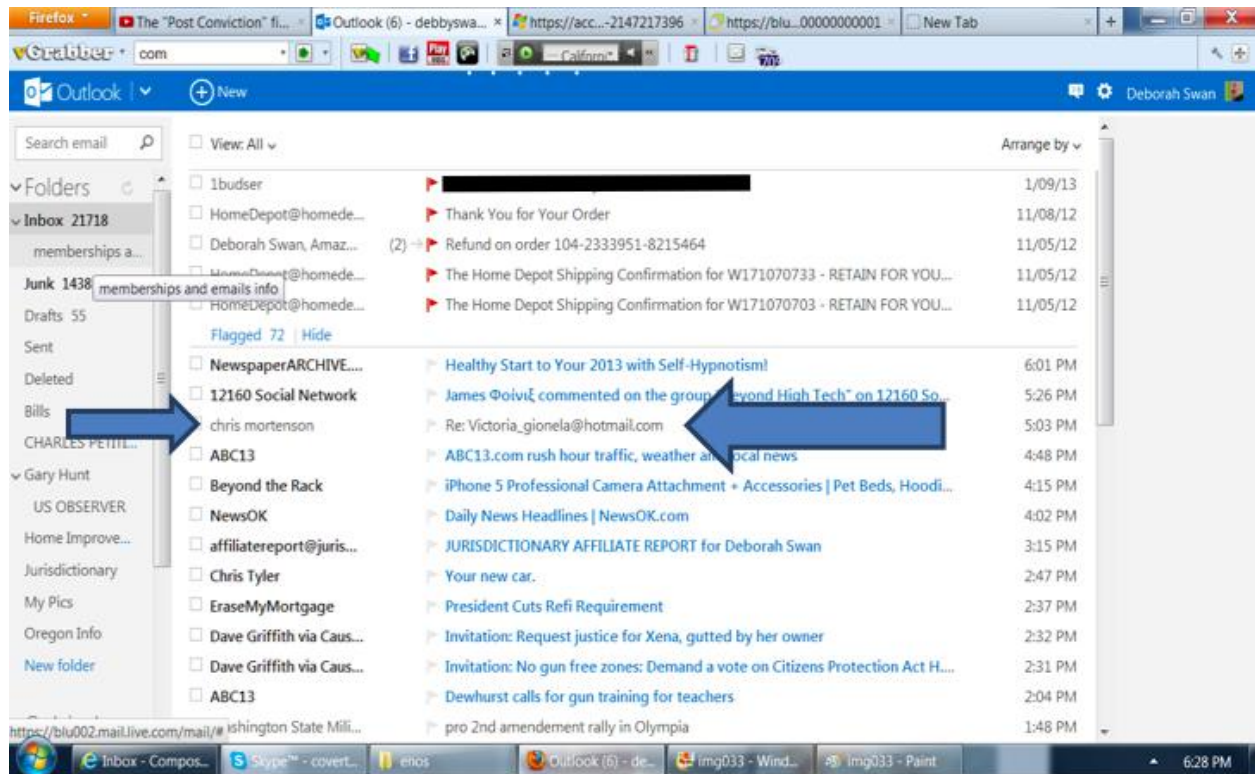
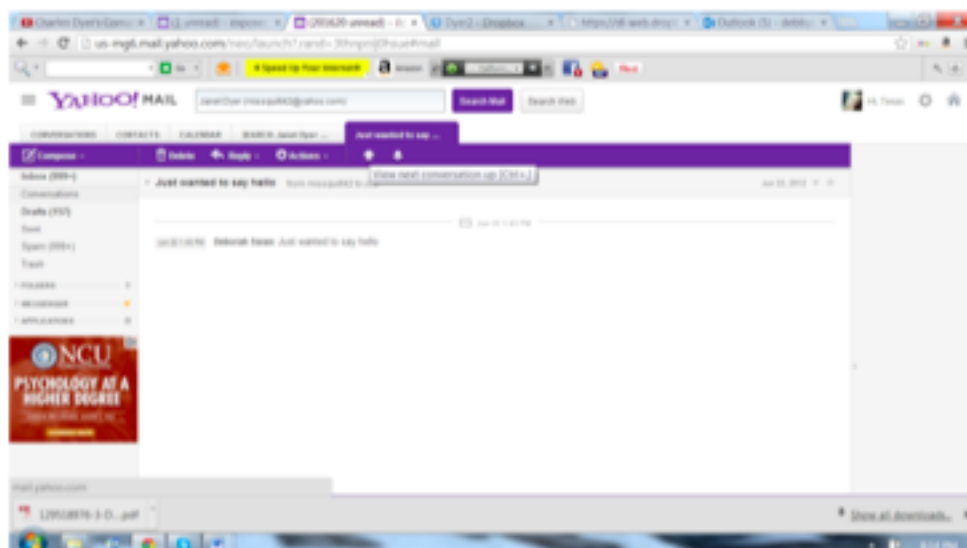
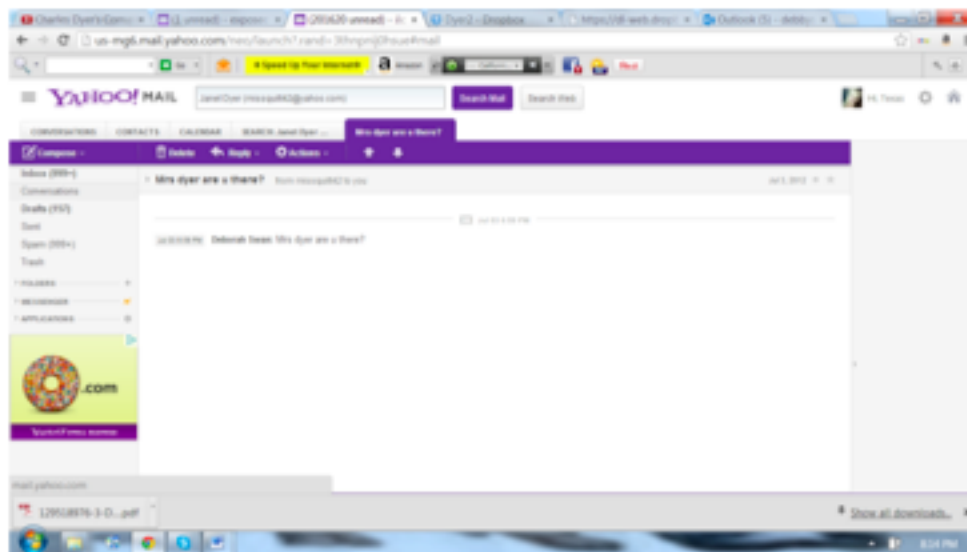
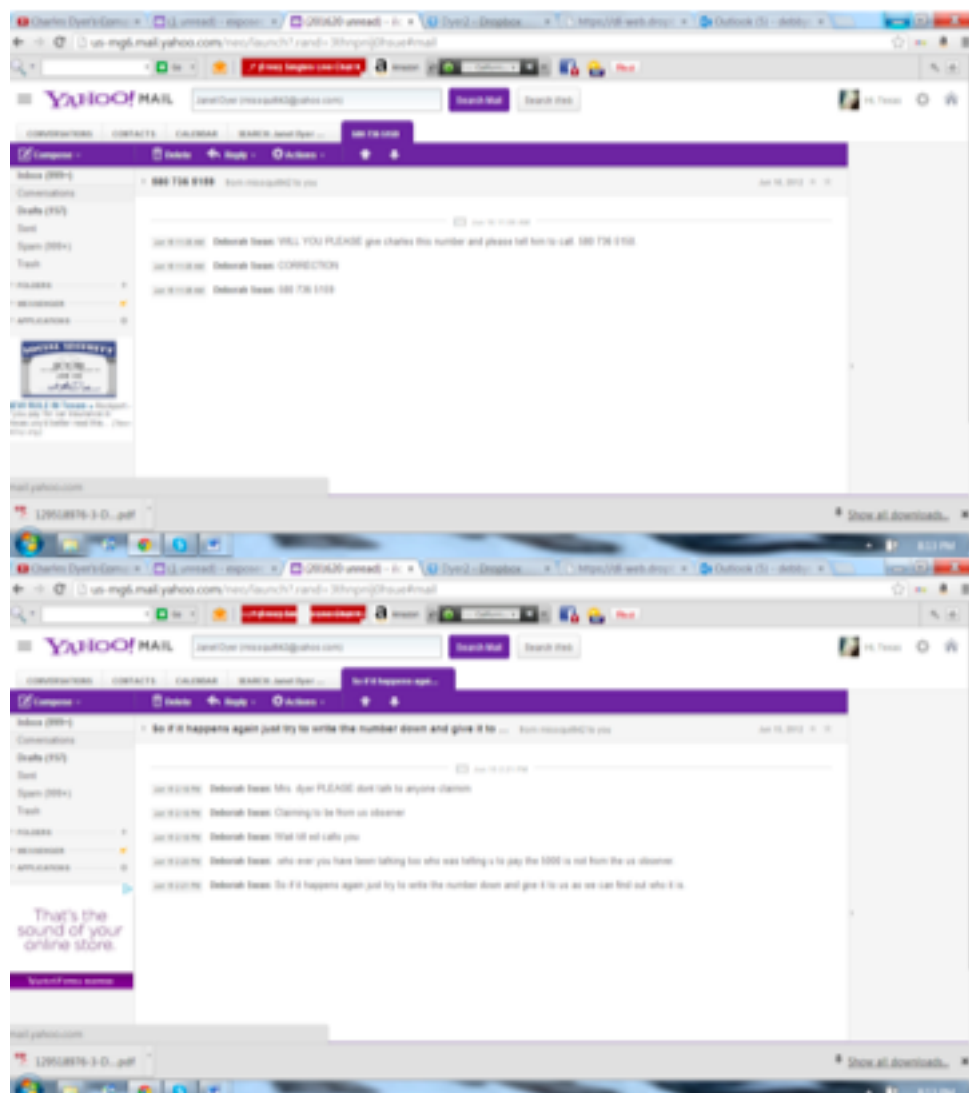


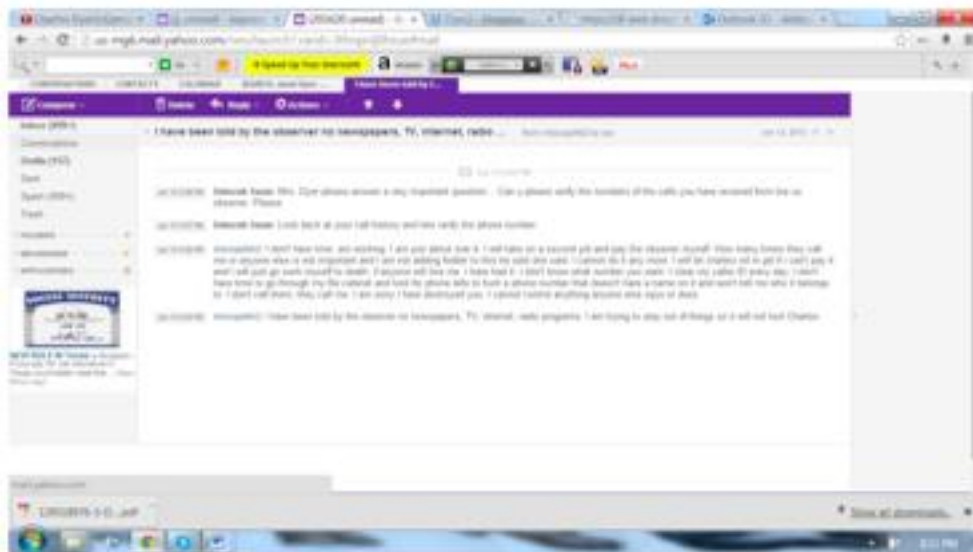
Exhibit H5



Exhibit H8







Links to Exhibits: Exhibits G3, G7, & G13 are audio files.

[Exhibit G3](#) (audio)

[Exhibit G13](#) (audio)

Other Exhibits:

G4 (See Count 2)

G7 (See Count 9)

G12 (See Count 3)

H6 (See Count 5)

-END-